FLOUR:

You-

CAN NOT LIVE

RIGHT WITHOUT

EFFECT OF POSTPONEMENT

FLOUR

OF STANDARD OIL DECISION

Washington, April 12.—One effect of the postponement of a decision by the supreme court in the Standard Oll

HUSLERS

LA FOLLETTE GOES

Compares That of Taft to Roosevelt's to the Disparagement Of the Former.

RAILROAD BILL THE EXCUSE.

Very Severe on Atty.-Gen. Wickersham -Lodge and Gallinger Answered Him.

Washington, April 12.-Incidental to the consideration of the administration railroad bill, the merger of the Boston & Maine railroad with the New York, New Haven & Hartford railroad, through the Massachusetts holding law, was discussed at length in the

senate today. The principal speech, attacking the consolidation in unstinted language, was made by Senator La Follette, and consumed the latter part of the day's session. Brief responses by Senator

consumed the latter part of the day's session. Brief responses by Senator Lodge and Senator Gallinger were made at the close of the Wisconsin senator's speech. Both the New England senators defended the merger and upheld the law under which it was made.

Mr. La Foliette presented this transaction in great detail, to illustrate the possible effect of the enactment into law of the merger provision of the pending railroad bill. He traced the consolidation from the beginning, but gave especial attention to the Massachusetts legislation under which the combination was made effective.

It was practically charged by the senator that this enactment had been consummated at the dictation of President Mellen of the New Haven road, who, he intimated, represented the Morgan-Rockefeller interests. He quoted from a member of the Massachusetts legislature a statement that Gov. Draper had responded to an ultimatum from the New Haven interests. He undertook to show the federal merger suit instituteed during the Rossevelt administration, had been dismissed at the dictation of Atty-Gen. Wickersham under the Taft administration, for the inadequate reason that the Massachusetts legislature had passed the holding bill under which the consolidation was effected.

The argument covered a wide range of accusation, but aside from the speaker's desire to hold aloft the merger as a bad example, the evident purpose was to contrast the Taft administration with the Rossevelt administration with the Rossevelt administration, to the disadvantage of the former, Mr. La Follett's criticism of Atty-Gen, Wickersham was especially stringent and pointed. The responses by Messrs. Lodge and Gallinger were just as positive in the defense. Both the New England senators defended the attorney-general as a lawyer and

attorney-general as a lawyer and

SEVERE ON WICKERSHAM.

BEVERE ON WICKERSHAM.

It was toward the close of his speech that Mr. La Follette made his sharpest reference to Mr. Wickersham. He had practically concluded his exposition of the Now England merger and was devoting himself to condemnation of the pending bill when, rising to his tiptes, he exclaimed:

"Is this the wise legislation embodying no sudden impulse, but matured views expressed in party council, which the attorney-general in his recent speech at Chicago said 'is pressed for enactment?" Is it for legislation such as this the attorney-general commands all who would not be read out of the Republican party to get in of the Republican party to get in

enator La Follette took up the Massachusetts state legislation authorizing the acquisition of the Boston & Maine stock by a holding company, but failed to find in this legislation anything like the importance attached to it by Mr. Wickersham. He asserted Mr. Wickersham had permitted state legislation to supersede federal legislation where ersham had permitted state legislation to supersede federal legislation where interstate commerce was greatly con-

cerned.

He declared the people of Massachusetts had been taken off their guard by the authorization to the holding company and approvingly quoted the statement of the chairman of the Massachusetts house committee on railroads, in which he said Gov. Draper had been compelled to accept Mr. Mellen's ultimatum.

Quickly following this announcement

Baby's coming will be a time of rejoicing, and not of apprehension and fear, if Mother's Friend is used by the expec-

tant mother in preparation of the event. This is not a medi-

cine to be taken internally, but a liniment to be applied to the

free book, containing valuable information for expectant Mothers.

body, to assist nature in the necessary physical changes of the system. Mother's Friend is composed of oils and medicines which prepare the muscles and tendons for the unusual strain, render the ligaments supple and elastic, aids in the expanding of the skin and flesh fibres, and strengthens all the membranes and tissues. It lessens the pain and danger at the crisis, and assures future

health to the mother. Mother's Friend is sold at drug stores. Write for our

THE BRADFIELD CO., ATLANTA, GA.

BAKER'S CARACAS **SWEET** CHOCOLATE

The Finest Eating Chocolate in the World



A delightful combination of the highest grade cocoa, pure sugar and vanilla.

If you do not find it at your grocer's, we will send a & lb. package by mail, prepaid, on receipt of 10 cents in stamps or money.

Walter Baker & Co. Ltd. Established 1780 DORCHESTER, MASS.

LaFollette declared it had been "steamrollered" through that body. It was
passed June 18, and on the 26th the
federal merger suit was discontinued.

"Think of it," shouted Mr. LaFollette. "This great case, involving the
transportation of New England and all
the people of the country engaged in
trade with New England, after 11
months of preparation and successful
prosecution on the part of the government, reached a stage where the defendants are compelled to take the
stand and make their showing, and
then like a thunderbolt from a clear
sky comes the order from Washington:
Dismiss the government's case.'

Quoting the attorney-general's reason
for his action, the Wisconsin senator
declared it to be totally inadequate.

"It is difficult," he said, "for any man
to furnish very good reasons for doing a very bad thing."

A HIT AT MASSACHUSETTS.

A HIT AT MASSACHUSETTS. Mr. LaFollette asserted that at the behest of the New Haven company the Massachusetts legislature had undertaken to repeal a federal law and ilcense an act Congress had declared to be a crime against the people.

"And," he sald, "the attorney-general, the highest law officer of the federal government, sworn to preserve.

eral government, sworn to preserve, protect and defend the Constitution and enforce the laws of Congress, gives his official approval of this legislative

and enforce the laws of Congress, gives his official approval of this legislative compact between the New Haven company and the Massachusetts legislature to nullify the law of Congress, and declares it expressly authorizes what Congress has expressly forbidden."

"If the federal anti-trust law can be repealed by a state legislature—if the department of justice at Washington will hold conferences—with and lend countenance to the agents of law-breaking corporations while they are engaged in lobbying through state legislatures a pretended sanction of their violation of the criminal statutes of the federal government, and then by official edict make such state statutes a shield and cover under which the criminal corporations may go unwhipped of justice—if the door of the federal court may thus be closed in the face of a wronged and outraged public by the attorney-general of the United States, then law becomes a black art and justice a mere juggler's pawn.

"Instead of dismissing the government suit for the insufficient reasons

"Instead of dismissing the government suit for the insufficient reasons assigned, the law officers of the federal government under the new administration, if prompted by a high purpose to serve the public, would have sought every legitimate means to strengthen and make invincible the government's case for the final trial."

Declaring the New Haven road had already begun to increase rates. Mr. LaFollette drew the conclusion that this proceeding was but the beginning. "When the complications preventing they shall treat fairly all those who deal with them and that they are all with those advantages, of conve

"When the complications preventing increase of through rates at the came the passage of the holding bill an increase of through rates at the by the Massachusetts legislature. Mr. present time are disposed of," he said;

"when this bill becomes a law, if it ever does, then we shall get an example of through rates which will quicken the interest of the entire country in the conduct of this creature of state and national favor. Already Masachusetts is made to know he real master." HUSLERS

LODGE REPLIES.

If set tonight The session was well righ spent when the Wisconsin senator concluded his set speech. Mr. Lodge was the first to speak in reply. Declaring he could not afford to allow what Mr. La Follette will rise tomorrow had said to pass without a word on thatfitude of the people of Massachusetti he entered upon a statement intende to show Mr. La Follette's outline of th So WILL the SUN!

We couldn't live without the Sun: to show Mr. La Foliette's outline of the situation had not been accurate.

He declared the New Haven road and the Boston & Maine road were not competing lines, and he asserted the necessity for consolidation had been found in the poor financial condition of the latter road, which rendered impossible necessary improvements.

ter road, which rendered impossible necessary improvements.

Mr. Lodge then told of the efforts of the New Haven road in 1996 and 1997 to obtain control of its more northern contemporary, and told of the legislation under the administration of Gov. Guild to control the stock of thee Boston & Maine, which had passed into the hands of the New Haven company, to prevent an injurious effect. He said the legislation at that time had prevented the consolidation, but at the time had paralyzed the improvements under-

the consolidation, but at the time had paralyzed the improvements undertaken by the New Haven road.

Not only was this true, he said, but a great block of stock had been thrown upon the market and there had been serious danger that a foreign corporation would obtain possession of it, vastly detrimental to the interests of all New England. This was the condition, said the Massachusetts senator, when the merger legislation of 1909 had been undertaken. been undertaken

Going into the details of this legisla-tion, Mr. Lodge, in defense of Gov. Draper, said that official had given the subject most careful consideration, and

he continued:

"I desire to bear testimony that no more honorable, no more high-minded, and no more public-spirited man ever held office than he, nor is there in the United States today any man less subject to dictation. No railroad president ever went into Gov. Draper's office and undertook to dictate what he should do."

do."
Mr. Lodge admitted differences had arisen among the people of Mussachusetts, and outlining the holding bill, he asserted it had been framed to safeguard effectually the interests of the

Mr. Lodge deprecated the discussion Mr. Lodge deprecated the discussion of the subject by one who was not familiar with the entire situation. He intimated New England would be able to settle its own affairs, and, declairing he held no brief for the New Haven road, said he spoke only for the people of his state. He believed the state had acted wisely and without intention

had acted wisely and without intention of doing anything that would not serve the public interest.

Senator Gallinger, who had listened carefully to the entire controversy, defended the attorney-general, and asserted the right of New England to conduct its own business. Speaking of the act of Gov. Druper, he said Draper had acted with absolute fearlessness and under complete wisdom as to the uprightness of his course.

It was at this juncture Mr. Lodge

uprightness of his course.

It was at this juncture Mr. Lodge added a word in defense of the attorney-general. He said he was not only an able lawyer, but a high-minded and honest man, and that he was satisfied that whether Mr. Wickersham had acted wisely or unwisely, his conduct had been dictated by the best motives.

BATTLE IN THE HOUSE.

The opening gun in the battle in the house was fired today by Representa-tive Mann of Illinois, chairman of the

tive Mann of Illinois, chalrman of the interstate commerce committee, which reported the measure after a thorough revision of its text.

Mr. Mann declared that railroad transportation is an industrial necessity and not a mere convenience.

"With a full realization,' he said, "of the benefits and the necessity of wise and successful management, operation and progressive construction of our and successful management, operation and progressive construction of our railways, we also realize that in the benefits they confer upon the people they are servants and not masters. It is their duty to treat all persons equally; it is their due that they be treated with fairness and reasonable consideration by the government and by the people; and it is our due that they shall treat fairly all those who deal with them and that they shall furnish, with reasonable dilligence, those advantages, of convenience and economical transportation for which they are constructed and operated under favors granted by the states."

Mr. Mann declared that the Elkins and Hepburn laws were mainly effective and had not been followed by the "disasters" that had been so freely predicted.

"disasters" that had been so freely predicted.

"Under the wise leadership," declared Mr. Mann, "of the great statesman now in the White House, who himself served as a judge on the federal bench in construing and enforcing ing the commerce act, we are now considering propositions somewhat in advance of those heretofore made into

considering propositions somewhat in advance of those heretofore made into law."

Mr. Mann said the bill would give greater expedition to justice, greater advantage on even terms to all shippers, greater security to those who care to invest their money in railway stocks and bonds, and greater protection to those railroads whose managements desire to operate them efficiently in the interest of the people.

He summarized the proposition involved in the pending bill under three general beads:

These were, first, speedy determination of disputes by the creation of the commerce court, with expert judges having no greater jurisdiction than the circuit courts now have; second, enlarging the statutory duties of the railroads and the rights of shippers and increasing the powers of the interstate commerce commission, so that classification, regulations and practices shall be just and enforcable as such: third, regulating the consolidation of railroads and their issues of stocks and bonds so that competition may be kept open as far as possible and rates shall not be maintained unreasonably high in order to pay returns upon excessive capitalization.

Mr. Mann said that the bill eliminated secret agreements between railroads as to classifications and rates by requiring the filing of such agreements, but by not authorizing advance approval of them by the commission it avoided having the approval construed as a decision favoring the rates. He stamped the railroad tariff sheet system as "abominable, complicated, unwelldy and unnecessary," adding that the bill would aid in simulifying this. Acknowledging that this provision was not entirely satisfactory to the shippers, he explained that it at the same time avoided opening wide the door to rebates.

A BABY SHOW IN SALT LAKE.

A BABY SHOW IN SALT LAKE. A BABY SHOW IN SALT LAKE.

would have many contestants; but it's safe to say that the healthiest baby would win the prize. No baby can be healthy who suffer's from worms and most babies do unless they are kept free from them with White's Cream Vermifuge. Acts quickly, yet midly—is its own purgative. Mothers, don't attempt to raise children without White's Cream Vermifuge. Price 25 cents. Sold by Z. C. M. I. Drug Dept., 112 and 114 South Main St., Salt Lake City.

If you think of trying a wall finish, ust ask Bennett Glass & Paint Co. bout Calotint. It is made by the largest manufacturers of wall finishes in the world. It takes first place for durability and artistic coloring. It is very easily applied. It is simply perfect, and perfectly simple in its working, and costs only \$1.00 per The distributors are Bennett Glass & Paint Co., 67 W. First South.

Chamberlain's Stomach and Liver Tablets are safe, sure and reliable, and have been praised by thousands of women who have been restored to health through their gentle aid and curative properties. Sold by all dealers. Nervousness and Nerve. The more nervous a man is, the ss nerve he has. That sounds para-oxical—but it isn't; for nerve is

stamina.

Hood's Sarsaparilla gives nerve. It tones the whole system, perfects digestion and assimiliation, and is therefore the best medicine a nervous person can take.

If you get tired easily, mentally or physically, take Hood's—it will do tone good.

REMOVAL NOTICE.

Warren Paul, dealer in New and Second hand furniture, is now at 56 W. 3th South. Spring house cleaning time, see me for bargains; will ex-

YERKES ART TREASURES BRING HIGH PRICES

New York, April 12.-Houdoin's life size figure of "Diana" brought life size figure of "Diana" brought \$51,000 this afternoon at a continuation of the Yerkes art sale. A New York dealer was the purchaser. An agent representing an American whose name was withheld, paid \$8,822 for McMonnies' "Bacchante." These were the highest prices of the day. Other treasurers were bld in at bargain prices. Total sales for the day were \$118.129, making the receipts of the auction to date \$2,182,320.

the supreme court in the Standard Oil and the tobacco trust cases will be to defer action by the department of justice against those combinations or trusts believed to be operating in violation of the Sherman anti-trust law. This holds good where the vital points of attack on such corporations are similar to those in the suits awaiting settlement.

Just now an investigation is being conducted by the government into the charge that the so-called butter combine arbitrarily fixes the prices of that commodity, and into the complaints of discrimination by the bituminous coal roads carrying coal to lake ports.

Intimations are given, also, that something soon may be expected from

grand jury investigations touching the sugar trust, as well as from the in-quiries into the alleged undervalua-tions of imports at New Orleans.

under indictment in connection with bribery of councilmen, will be brought to New York to answer indictments already found.

Extradition papers were made out today and tonight an assistant district attorney left for Harrisburg, where Gov. Stuart is expected to sign them tomorrow.

The papers will then be presented to Gov. Hughes at Albany, probably on Thursday.

Thursday.

Upon Gov. Hughes signing the papers, Hoffstot, contrary to the usual procedure, will not be placed in custody of an officer, but will be expected to appear before the Alleghenv county courts when his presence is demanded.

This concession was made because of the standing of his coursel, former City Solicitor W. B. Rodgers, who promised to produce his client when extradition was granted.

Mistakes are easily made, but you make no mistake when you plant Vogeler's seeds.

BLUE AND GRAY MAY MEET ON GETTYSBURG FIELD

Washington, April 12.—Veterans of the Civil war, those who wore the blue and those who wore the gray at the battle of Gettysburg, will meet again on that famous battlefield this year if the movement started by Lieut, Col. J. A. Walrous, U. S. A., is carried out. Much interesting historical data, it is believed, would be brought to light by this meeting.

CASTORIA For Infants and Children. The Kind You Have Always Bought Bears the Chart Hitchers



MOTHER GRAY'S SWEET POWDERS FOR CHILDREN,

Don't accept Sample mailed FREE. Address, any substitute. A. S. OLMSTED, Lc Roy, N. Y. Dr. Martel's Female Pills

17 Years The Standard.

Gray Hair Restored. Bestores Oray.
Bestores Har testantaneously. Tom Light Her them to wash of the testantaneously. "WALNUTTA HAIR STAIR"

and ve will give you a fall-cose bettle for noting.
WALNUTTA Co., 1405. Olive St., St. Levis, Ma.
Soid by F. J. HILL DRUG COMPANY

Will You Do This?

Make this comparison: Take your favorite dessert recipe re-quiring the use of Vanilla. Use

BURNETT'S VANILLA instead of the ordinary kind you have Then notice the wonderful difference in the flavor of your dessert when it is

Just one trial like this will con-vince you of the remarkable superiority, both in rich strength and delicate flavorof. Burnett's Vanilla You will always insist on getting it when you try it once.

TRY FOR ONE OF THESE FREE PRIZES!

The books when arranged in proper position will form a sentence of five It is information about our pianos.



CUT OUT AND PASTE THE BOOKS ON LINE MARKED 1---2

Can You Do It?

Get Busy and Try

You Have the Same Opportunity to Win as Any One Else. 2ND PRIZE FIRST PRIZE



Third Prize \$150.00 Credit Order

Fourth Prize \$100.00 IN GOLD



Conway Piano Valued at \$3.50

Valued at \$500 And Other Valuable Prizes

We have never known a more interesting Contest or one which offered such Valuable Prizes Free. This combines the fascination of the Puzzle and the skill of arranging the books in their proper form.

Cut out and paste the books on line marked 1-2, so as to form a five-word sentence. It will tell something about the pianos Daynes-Beebe sell. The neatest correct answer will be given the Hallet and Davis Piano free. The next neatest correct answer will be given the Conway Piano free. The next neatest correct answer will be given the \$150 credit order free. The next neatest correct answer will be given the \$100,00 in Gold. Other Prizes will be given as indicated below.

Every one has an equal opportunity. You may get one of the PIANOS; the CREDIT ORDER for \$150; the \$100 IN GOLD; or one of the other prizes. They are worth striving for. This contest is essentially for pianoless homes. This grand distribution of prizes by this company will make it possible for many homes to own beautiful pianos that are now without music. We want every one needing an instrument to try for the prizes.

Read the Simple Directions. Send in your Answer Early.

Start on It Tonight.

The Prizes

FIRST PRIZE: A fine new Hallet & Davis Upright Grand Plano, valued at \$500 will be given absolutely free to the person sending in the neatest correct answer.

SECOND PRIZE: A fine new Conway Upright Grand Plano, valued at \$350 will be given free to the next neatest correct answer.

THIRD PRIZE: A Credit Order for \$150.90, good only at our store, and towards purchase of any new plane or player plane, free to next

and towards purchase of any new plane or player plane, free to next neatest correct answer.

FOURTH PRIZE: One Hundred Dollars (\$100) in Gold to the next neatest correct answers. To the Next 50 neatest correct answers, Credit Orders for \$50 each. To the Next 50 neatest correct answers, Credit Orders for \$50 each.

SPECIAL Prizes: To every remaining contestant will be issued a Special Credit Order for not less than \$25, as an award for their effort in the contest.

The Credit Orders are good only at our store, and may be used only towards the purchase of any new plane or player plane handled by us.

towards the purchase of any new plane or player plane handled by us, if used within the time limit. Not more than one may be applied on the same plane, and on no purchase made prior to their date.

The Judging Disinterested judges will be chosen who will judges will be final. All contestants will be notified by mail. Judges names will be announced.

Simple Directions

Carefully cut out the various sized book rack, then arrange and place them standing up in the book rack, con line marked 1—2) so that the letters will form a sentence of 5 words about our pianos. The books without letters are for spaces to put between words. Paste books on the line and send in the whole book rack. Free to any one except employees of this company. Only one answer allowed each contestant. Send in coupon or exact written copy with your answer as no answer will be accepted galess this is done. The neatest correct answer will be awarded first prize, others in accordence to their worth. In case the fudges find two or mere answers of equal merit, duplicates of the prize offered will be given to each.

All answers must be received at our office or bear post date not later than 9 p. m. April 23, 1910. Copies of this advertisement will be furnished free on application at this office.

COUPON

I Submit herewith my answer to Puzzle Contest and agree to abide by decision of Judges.

Name Clty......... Street State..... State..... Have you an upright or square plane or organ? State which......

Contest Closes April 23 1910 Address all Answers to MANAGER OF CONTEST.

Wherever there is Paln. Pains in the Back Allcock's Plasters relieve promptl and at the same time Strengthen Weak Backs strengthen side and restore energy. Allcock's Plasters can always be distinguished by their fine balsam odor; this comes from the Frankincense, which has remarkable curative qualities. When you need a Pill TAKE A Brandreth's Pill (Est. 1752.)

FOR CONSTIPATION, BILIOUSNESS, HEADACHE, DIZZINESS, INDICESTION, Etc. Purely Vegetable.

Purely Vegetable